

SEP 23 2016

CLERK, U.S. DISTRICT CLERK
WESTERN DISTRICT OF TEXAS
BY _____ DEPUTY

JOSE ESCRIBANO, AL LEBLANC,
BRYCE MILLER, ROBERT MILLS,
MICHAEL STRAWN, and JAMES
WILLIAMSON,

Plaintiffs,

V.

TRAVIS COUNTY, TEXAS,

Defendant.

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1:15-CV-331-RP

Question 1: With respect to each Plaintiff, has Travis County proved by a preponderance of the evidence that he is compensated on a salary basis? Answer “Yes” or “No” with respect to each Plaintiff.

Jose Escribano: NO
Al LeBlanc: NO
Robert Mills: NO
Bryce Miller: NO
Michael Strawn: NO
James Williamson: NO

Question 2: With respect to each Plaintiff, has Travis County proved by a preponderance of the evidence that his primary duty is management and not front line law enforcement?

Jose Escribano: _____
Al LeBlanc: _____
Robert Mills: _____
Bryce Miller: _____
Michael Strawn: _____
James Williamson: _____

Question 3: With respect to each Plaintiff, has Travis County proved by a preponderance of the evidence that his suggestions and recommendations as to the hiring, firing, advancement, promotion, or any other change of status of other employees are given particular weight?

Jose Escribano: _____

Al LeBlanc: _____

Robert Mills: _____

Bryce Miller: _____

Michael Strawn: _____

James Williamson: _____

If you answered "No" to either Question 1 or 2 in regard to any of the Plaintiffs, proceed to Question 5 (but only answer with respect to those Plaintiffs).

If you answered "Yes" to Question 1 and Question 2 but answered "No" to Question 3 for any of the Plaintiffs, proceed to Question 4 (but again, only answer with respect to those Plaintiffs).

If you answered "Yes" to Questions 1, 2, and 3, do not proceed.

Question 4: Has Travis County proved by a preponderance of the evidence that, for each of the Plaintiffs listed below, his primary duty includes performing office or non-manual work?

Jose Escribano: _____

Al LeBlanc: _____

Robert Mills: _____

Bryce Miller: _____

Michael Strawn: _____

James Williamson: _____

If you answered "No" to Question 4 in regard to any of the Plaintiffs, proceed to Question 5 (but again, only in regard to those Plaintiffs).

Question 5: What is the difference between what Travis County actually paid Plaintiffs and the amount they should have paid Plaintiffs under the law? Calculate this amount for each Plaintiff from April 24, 2013 through the present. Answer separately in dollars and cents for each Plaintiff.

Jose Escribano: 28914.03

Al LeBlanc: 29752.46

Robert Mills: 49583.54

Bryce Miller: 49757.95

Michael Strawn: 12213.34

James Williamson: 11420.97

Question 6(a): Do you find that Plaintiffs proved beyond a preponderance of evidence that Travis County knew or showed reckless disregard for the fact that its conduct was prohibited by the Fair Labor Standards Act?

Answer: No

Proceed to Question 6(b) if you answered "Yes" to Question 6(a). If you answered "No" to Question 6(a), do not answer Question 6(b).

Question 6(b): What is the difference between what Travis County actually paid Plaintiffs and the amount they should have paid Plaintiffs under the law? Calculate this amount for each Plaintiff from April 24, 2012 through April 23, 2013. Answer separately in dollars and cents for each Plaintiff.

Jose Escribano: _____

Al LeBlanc: _____

Robert Mills: _____

Bryce Miller: _____

Michael Strawn: _____

James Williamson: _____

We, the jury, unanimously answered the preceding questions by a preponderance of the evidence.

Submitted the 23 day of September, 2016, at 1:07 o'clock P.m.

ORIGINAL SIGNATURE
REDACTED PURSUANT TO
E-GOVERNMENT ACT OF 2002

PRESIDING JUROR \ U